





ATTORNEY DOCKET NO. 10011525-1

As a below named inventor, I hereby declare that:

| ce addre | ss and citizenship | are as | stated below | v next | to my name, | |
|---|---|--|--|--|--|---|
| ural nam | nes are listed below | (if or () of t | nlý one name he subject m | e is lis atter v | ted below) or an ownich is claimed an | original, first nd for which |
| | | FOR | EXPLICITLY | OR | TRANSPARENTLY | EXECUTING |
| | VARIES | | | | | |
| nich is at | tached hereto unle | ss the | following bo | ox is c | hecked: | |
| 8-8-01 | as US A | Applic | ation No. or I | PCT In | nternational Applica | ation |
| 09/924 | 260 and was am | ended | l on | | (if applicable) | • |
| s amen | ded by any amend | ment(: | s) referred to | o abov | re. 1 acknowledge | specification, the duty to |
| r Claim of | Foreign Priority | | | | | |
| below and | I have also identified be | low any | y foreign applica | 119 of tion for | any foreign application patent or inventor(s) c | (s) for patent or certificate having |
| | APPLICATION NUMBER | | DATE FILED | | PRIORITY CLAIMED UND | ER 35 U.S.C. 119 |
| | | | | | YES: | NO: |
| | | | | | YES: | NO: |
| | | | | | | |
| nder Title | 35, United States Code | e Section | on 119(e) of any | y United | l States provisional app | olication(s) listed |
| | APPLICATION NUMBER | | FILING DA | TE | | |
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| er of each t paragrap tle 37, Cod | of the claims of this ap oh of Title 35, United S de of Federal Regulation | oplication tates C is, Sect | on is not disclos ode Section 11: ion 1.56(a) which | ed in th 2, I ack | ne prior United States a nowledge the duty to | application in the disclose material |
| R | FILING DATE | | | STATUS | patented/pending/abandoned) | |
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| reby appo Trademark | int the following attors Office connected there | ney(s) a | and/or agent(s) | to pros | secute this application | and transact all |
| r Number | 022879 | | Number Bar | Code | | |
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| o: | | | Direct | Telepho | one Calls To: | |
| o: OMPANY ministratio | n | | | - | one Calls To: eeter, Esq. | |
| | nal, firs ural nam he inver N LAY TEM BII nich is at 8-8-01 09/924 ave rev s amend which if r Claim of ty benefits below and he applicate ander Title under Title crof each t paragrap le 37, Cod or PCT inter and reby apportrademark | nal, first and sole inventor ural names are listed below the invention entitled: N LAYER INTERFACE ITEM BINARIES Tich is attached hereto unleted: 8-8-01 as US / 09/924260 and was ampleted and underst as amended by any amend which is material to patent or Claim of Foreign Priority and have also identified be the application on which priority is application on the claims of this application on the claims of the clai | nal, first and sole inventor (if or ural names are listed below) of the invention entitled: N LAYER INTERFACE FOR TEM BINARIES lich is attached hereto unless the 8–8–01 as US Applic 09/924260 and was amended ave reviewed and understood the samended by any amendment which is material to patentability to be provided and understood the samended by any amendment and application on which priority is claimed application on which priority is claime | nal, first and sole inventor (if only one name ural names are listed below) of the subject me invention entitled: N LAYER INTERFACE FOR EXPLICITLY TEM BINARIES Inch is attached hereto unless the following because it is attached hereto unless the following because and understood the contents is amended by any amendment(s) referred to which is material to patentability as defined in Claim of Foreign Priority is defined in the contents of the claim of Foreign Priority is claimed: APPLICATION NUMBER | nal, first and sole inventor (if only one name is lisural names are listed below) of the subject matter whe invention entitled: N LAYER INTERFACE FOR EXPLICITLY OR TEMBINARIES inch is attached hereto unless the following box is completed in the state of the state | N LAYER INTERFACE FOR EXPLICITLY OR TRANSPARENTLY TEM BINARIES ich is attached hereto unless the following box is checked: 8-8-01 |

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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